

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Group 2100** 

In re Application

Inventors:

Rocky Stewart, Pal Takacsi-Nagy,

Pascal Hoebanx, Sanjay Dalal

and David Wiser

Appl. No.:

09/785,872

Confirm. No.:

6323

Filed:

February 16, 2001

Title: PLUGGABLE HUB SYSTEM FOR ENTERPRISE

WIDE ELECTRONIC COMMERCE

PATENT APPLICATION

Art Unit:

2152

Examiner:

Unassigned

Customer No. 23910

### CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8

I hereby certify that this correspondence is being deposited in the United States Postal Service with sufficient postage as first class mail in an envelope addressed to Commissioner for Patents, Art Unit 2152, Washington, DC 20231, on July 13, 2001.

(Attorney Signature)

Signature Date: July 1/3, 2001

## SECOND INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §1.56

Commissioner for Patents Art Unit 2152 Washington, DC 20231

Sir:

It is requested that the information identified in this statement be considered by the Examiner and made of record in the above-identified application. This statement is not intended to represent that a search has been made or that the information cited in the statement is, or is considered to be, material to patentability as defined in 37 C.F.R. §1.56. If this is a continuation, divisional or continuation-in-part application, it is understood that the Examiner will consider all information which was considered by the Office in a parent application. MPEP §609. Such information therefore is not listed herein unless it is desired that the information be printed on a patent issuing from the subject application.

Attorney Docket No.: BEAS-01033US4 jlohr/BEAS/1033/1033us4.IDS2.wpd

### Enclosed with this statement are the following:

- ✓ Form PTO-1449. The Examiner is requested to initial the form and return it to the undersigned in accordance with M.P.E.P. §609.
- A copy of each cited document as required by 37 C.F.R. §1.98. Copies are not submitted of documents previously submitted by the applicant in a parent application from which benefit under 35 U.S.C. §120 is claimed, 37 C.F.R. §1.98(d)(1), with an information disclosure statement submitted in the parent application which complies with the Sept. 8, 2000 or subsequent revision of 37 C.F.R. §1.98(a-c). If any of the cited/submitted documents is in a foreign language, a concise explanation of relevance is provided pursuant to 37 C.F.R. §1.98(a)(3)(i). For foreign language documents cited in a search report by a foreign patent office, the requirement for a concise explanation of relevance is satisfied by the submission herewith of an English language version of the search report. MPEP §609A(3). If a written English-language translation of a non-English language document, or portion thereof, is within the possession, custody or control of, or is readily available to any individual designated in §1.56(c), a copy of the translation accompanies this statement, 37 C.F.R. §1.98(a)(3)(ii), and satisfies the requirement for a concise explanation of relevance, MPEP §609A(3).
- ✓ A copy of a Notification of Transmittal of the International Search Report or the Declaration.

### This statement should be considered because:

- \_\_ 37 C.F.R. §1.97(b). This statement qualifies under 37 C.F.R. §1.97, subsection (b) because:
  - (1) It is being filed within three months of the filing date of an application other than a continued prosecution application under § 1.53(d);
    - -- OR --
  - (2) It is being filed within 3 months of entry of a national stage;
    - -- OR --
  - (3) It is being filed before the mailing date of the first Office Action on the merits,
    -- OR --
  - (4) It is being filed before the mailing date of the first Office Action after the filing of a Request for Continued Examination under 37 C.F.R. §1.114.
- <u>✓</u> 37 C.F.R. §1.97(c). Although it may not qualify under subsection (b), this statement qualifies under 37 C.F.R. §1.97, <u>subsection (c)</u> because:
  - (1) It is being filed before the mailing date of a FINAL office action, a Notice of Allowance, or an action that otherwise closes prosecution in the subject application, whichever occurs first.

# -- AND (check at least one of the following) --

		<u>√</u>	(1)	It is accompan	-	STATEMI	ENT as	set forth i	n 37 C.F.I	R. §1.97(e).
			(2)	It is accompa		the \$180 fo	ee set fo	orth in 3	7 C.F.R. §	1.17(p).
	_	37 C.F.R. §1.97(d). Although it may not qualify under subsection (b) or (c), this statement qualifies under 37 C.F.R. §1.97, subsection (d) because:								
		(1)	It is be	eing filed on or AN		payment of	f the iss	sue fee;		
		(2)	It is ac	ccompanied by AN		TEMENT a	is set fo	orth in 37	C.F.R. §1	1.97(e);
		(3)	It is ac	ccompanied by		0 fee set fo	orth in 3	37 C.F.R	. §1.17(p)	
<u>✓</u>	disclosu application than this	re stat on and ty day	ement w I this con ys prior ation. T	vas cited in a cor mmunication wa to the filing of	nmunica s not rece the info	ation from a eived by any ormation di ereby autho	a foreign vindivid isclosur orized to	n patent o ual design e statem o charge	office in a conated in §1. ent. underpayn	counterpart .56(c) more nent of any
	additional fees or credit any overpayment associated with this communication to Deposit Account No. 06-1325. A duplicate copy of this authorization is enclosed.									
					Respe	ctfully sub	mitted,			
					FLIES	SLER DUB	BB MEY	YER & L	OVEJOY	LLP
Date:	7/	13/0	01		By:	Juan Jusan D	J. Jr. I dbr B	lh Reg No.	48 163	



### **STATEMENT**

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.IIII' 1 8 2001)
Group 2100

(Attachment to Information Disclosure Statement)
(Use only if required)

- ✓ 37 C.F.R. §1.97(e)(1). THE UNDERSIGNED ATTORNEY HEREBY STATES THAT each item of information contained in this information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this information disclosure statement; or
- \_\_\_\_\_\_ 37 C.F.R. §1.97(e)(2). THE UNDERSIGNED ATTORNEY HEREBY STATES THAT no item of information contained in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application and, to the knowledge of the person signing this statement after making reasonable inquiry, no item of information contained in this Information Disclosure Statement was known to any individual designated in §1.56(c) more than three months prior to the filing of this statement.

Respectfully submitted,

FLIESLER DUBB MEYER & LOVEJOY LLP

Date: 7/13/01

Jason/D. Lo

Reg. No. 48,163



## N THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re Application

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Jason D. Lohr, Reg. N Signature Date: July 13, 2001 (Attorney Signature)

### TRANSMITTAL LETTER

Commissioner for Patents Art Unit 2152 Washington, DC 20231

Sir:

Transmitted with this communication in connection with the above-identified application are the following:

- A Response under 37 C.F.R. §1.111 to the Office Action dated \_\_\_\_.
- A Response under 37 C.F.R. §1.116 to the Office Action dated \_\_\_\_.
- A Petition for an Extension of Time under 37 C.F.R. §1.136.

Attorney Docket No.: BEAS-01033US4 jlohr/BEAS/1033/1033us4.IDS2.trnsmtl.wpd

_	A Statement	t pursuant to 37 C	:.F.R. §	1.27 to es	tablish	small entity stat	tus unde	r 37 C.F.R.	§1.9(f).
<u> </u>	A Second Information Disclosure Statement pursuant to 37 C.F.R. §1.56.								
	The fee asse	ociated with this	comm	unicatio	n has b	een calculated	as show	n below:	
<u> </u>	No fee is re	quired with this	comm	ınicatior	1.				
_	Small entity	status of this a	pplicati	on unde	r 37 C.	F.R. §1.9 and §	§1.27 ha	s been esta	blished
_	A fee for extension of time for response under 37 C.F.R. §1.136 filed within _ month(s) after the original time for response of \$ is due.								
-	A fee of \$186	0.00 is due for the	submis	sion of th	e accon	npanying Inforn	nation D	isclosure St	atement.
_	A fee for ac	ldition of claims	under	37 C.F.F	R. §1.10	6 is due as follo	ows:		
Claims	S				Ra	te			
Remai	ning	Highest				Small Entity	y/		
After	_	Previously		Numl	ber	Other Than			
Amend	dment	Paid For		Extra		Small Entity	У		
Total				-		\$ 9.00			
	s <u>[2</u> 0	O or more]	=	*	X	\$18.00	=	\$	
Indepe	endent				-	\$40.00			
-	s [3	or more]	=	_*	X	\$80.00	=	\$	
Firet P	resentation o	of.				\$135.00			
		t Claim(s)				\$270.00	_	\$	
Munn	ne Dependen	it Claim(s)				\$270.00		Ψ	
*If the	difference is	s less than zero,	enter "(	D".		· · · · · · · · · · · · · · · · · · ·			
					Add	itional Fee=	\$		
	The total fe	e required with	this cor	nmunica	ition is	\$ and is to	be paid	l as follows	s:
-		ge Deposit Acco on is enclosed.	unt No.	. 06-132:	5 in the	amount of \$	A dup	olicate copy	of this
_	A check in	the amount of \$	is e	enclosed					

✓	The Commissioner is hereby authorized to charge underpayment of any fees, including the following fees, associated with this communication or credit any overpayment to Deposit Account No. 06-1325. A duplicate copy of this authorization is enclosed.							
	✓ Any filing fees under 37 C.F.R. §1.16 for the presentation of additional claims.							
	<u> </u>	Any patent application processing fees under 37 C.F.R. §1.17 including any applicable fee for extension of time.						
			Respe	ectfully submitted,				
Date:	7,	13/01	Ву: _	Jason D. Lohr Reg. No. 48 163				

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